## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS WORCESTER DIVISION

SANDRA S. KATZ, Plaintiff	) ) )
v.	)
MATTHEW DENN, Insurance Commissioner of the State of Delaware as Receiver of the National Heritage Life Insurance Company In Liquidation,  Defendant and Third Party Plaintiff,	) ) ) CIVIL ACTION ) NO. 05-40014-FDS )
v.	)
FEDERAL DEPOSIT INSURANCE CORPORATIO UNITED STATES OF AMERICA; E. PERRY KING; ALAN MASON; ALAN MASON LEGAL SERVICES, P.C.; ALAN MASON LEGAL SERVICES, INC., ALAN MASON LEGAL SERVICES, P.C.; ALAN MASON LEGAL SERVICES, P.C.; ALAN MASON LEGAL SERVICES, INC.; and ALAN MASON LEGAL SERVICES, P.C. d/b/a ALAN MASON LEGAL SERVICES, P.C. d/b/a ALAN MASON LEGAL SERVICES, INC.,	N;)  N;)  )  )  )  )  )  )  )  )  )  )  )  )
Third Party Defendants.	)

## FEDERAL DEFENDANTS' CORRECTION TO LR 7.1 CERTIFICATION

On April 12, 2006, the Federal Defendants filed a Renewed Motion to Dismiss. It has come to the attention of counsel for the Federal Defendants that the Local Rule 7.1(A)(2) Certification incorrectly suggests that defendant/third party plaintiff's counsel,

James F. Creed, Jr., does not oppose the motion to dismiss. In fact, while Attorney Creed does not oppose the Federal Defendants' filing of a renewed motion, he does oppose the motion to dismiss.

Respectfully submitted,

MICHAEL J. SULLIVAN United States Attorney

BY: /s/ Anita Johnson ANITA JOHNSON Assistant U. S. Attorney John Joseph Moakley U.S. Courthouse 1 Courthouse Way - Suite 9200 Boston, MA 02210 (617) 748-3282

Of Counsel: Linda Charet, FDIC Legal Services Office 20 Exchange Place New York, NY 10005 917-320-2864

## **CERTIFICATE OF SERVICE**

I certify that the foregoing document filed through the ECF System will be sent electronically to the registered participants as identified on the Notice of Electronic Filing and paper copies will be sent to those indicated as non-registered participants on this 28th day of April, 2006.

> /s/ George B. Henderson, II Assistant U.S. Attorney